B 27 (Official Form 27) (12/09)

	UNITED STATES B	ANK	RUPTCY COURT		
	Northern Distri	ct of Te	xas		
în re Fi	rederick Andrew Wegener				
	Debtor		Case No. 13-41702-dml7 Chapter 7		
	REAFFIRMATION AGE	EEM	ENT COVER SHEET		
This fo	orm must be completed in its entirety and filed et under Rule 4008. It may be filed by any par	, with t	he reaffirmation agreement attached, within the e reaffirmation agreement.		
I.	Creditor's Name: Corps of Engineers FCU				
2.	Amount of the debt subject to this reaffirmatis5,446.13 on the date of bankruptcy \$		eement: 3.13 to be paid under reaffirmation agreement		
3.	Annual percentage rate of interest: 13.90 % prior to bankruptcy 13.90 % under reaffirmation agreement (✓ Fixed Rate Adjustable Rate)				
4.	Repayment terms (if fixed rate): \$_398.00 m	onthly	•		
5.	Collateral, if any, securing the debt: Current Description: 2004 Chevy Silverado VIN 2GCEC				
	Does the creditor assert that the debt is nondis, attach a declaration setting forth the nature of chargeable.)				
Debt	or's Schedule I and J Entries		or's Income and Expenses ated on Reaffirmation Agreement		
7A.	Total monthly income from \$3,500.72 Schedule I, line 16	7B.	Monthly income from all \$3506.72 sources after payroll deductions		
8A.	Total monthly expenses from Schedule J, line 18	8B.	Monthly expenses \$3405.00		
9A.	Total monthly payments on \$_\text{\tinit}}\\ \text{\tex{\tex	9B. 1	Fotal monthly payments on \$ reaffirmed debts not included in monthly expenses		
		10B.	Net monthly income \$_91.72 (Subtract sum of lines 8B and 9B from line 7B. If total is less than zero, put the		

number in brackets.)

	?7 (Official Form 27) (12/09)	Page 2
11.	Explain with specificity any difference be	etween the income amounts (7A and 7B):
12.	Explain with specificity any difference be	etween the expense amounts (8A and 8B):
expla	If line 11 or12 is completed, the undersignation contained on those lines is true and	ned debtor, and joint debtor if applicable, certifies that any correct.
	Signature of Debtor (only required if line 11 or 12 is completed)	Signature of Joint Debtor (if applicable, and only required if line 11 or 12 is completed)
Othe	er Information	2
	due hardship arises (unless the creditor is a	ess than zero. If that number is less than zero, a presumpti- credit union) and you must explain with specificity the the monthly payments on the reaffirmed debt:
Was	debtor represented by counsel during the co	ourse of negotiating this reaffirmation agreement?
If del	YesNo otor was represented by counsel during the	course of negotiating this reaffirmation agreement? course of negotiating this reaffirmation agreement, has claration) in support of the reaffirmation agreement?
If del	YesNo otor was represented by counsel during the sel executed a certification (affidavit or dec	course of negotiating this reaffirmation agreement, has
If del	YesNo otor was represented by counsel during the sel executed a certification (affidavit or decounsel with the sel executed a certification (affidavit or decounsel with the sel executed a certification (affidavit or decounsel with the selection with the	course of negotiating this reaffirmation agreement, has

Agreement) (12/11)	☐ Presumption of Undue Hardship☐ No Presumption of Undue Hardship (Check box as directed in Part D: Debtor's Statement in Support of Reaffirmation Agreement.)
	ANKRUPTCY COURT rict of Texas
In re <u>Frederick Andrew Wegener</u> , Debtor	Case No. 13-41702-dml7 Chapter 7
REAFFIRMATIO	N AGREEMENT filing by checking each applicable box.]
☐ Part A: Disclosures, Instructions, and Notice to Debtor (pages 1 - 5)	☐ Part D: Debtor's Statement in Support of Reaffirmation Agreement
☐ Part B: Reaffirmation Agreement	☐ Part E: Motion for Court Approval
☐ Part C: Certification by Debtor's Attor.	ney
prepare and file Form 240C ALT - Order Name of Creditor: Corps of Engineer	Note also: If you complete Part E, you must on Reaffirmation Agreement.] s FCU
Federal Reserve Act	Union as defined in §19(b)(1)(a)(iv) of the
PART A: DISCLOSURE STATEMENT, INST	TRUCTIONS AND NOTICE TO DEBTOR
1. DISCLOSURE STATEMENT	
Before Agreeing to Reaffirm a Debt, Rev	riew These Important Disclosures:
SUMMARY OF REAFFIRMATION AGREE This Summary is made pursuant to the rec	
AMOUNT REAFFIRMED	
The amount of debt you have agreed to re	affirm: \$ 5,446.13
The amount of debt you have agreed to reaffire accrued as of the date of this disclosure. Your credit amounts which may come due after the date of this d	agreement may obligate you to pay additional

2

ANNUAL PERCENTAGE RATE

[The annual percentage rate can be disclosed in different ways, depending on the type of debt.]

a. If the debt is an extension of "credit" under an "open end credit plan," as those term	ıs
are defined in § 103 of the Truth in Lending Act, such as a credit card, the creditor may disclose	
the annual percentage rate shown in (i) below or, to the extent this rate is not readily available	or
not applicable, the simple interest rate shown in (ii) below, or both.	

(i) The Annual Percentage Rate disclosed, or that would have been disclosed, to
the debtor in the most recent periodic statement prior to entering into the
reaffirmation agreement described in Part B below or, if no such periodic
statement was given to the debtor during the prior six months, the annual
percentage rate as it would have been so disclosed at the time of the disclosure
statement:%.

--- And/Or ---

\$ (a)	%
\$ (a)	%
\$ (ā)	%

- b. If the debt is an extension of credit other than under than an open end credit plan, the creditor may disclose the annual percentage rate shown in (I) below, or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
 - (i) The Annual Percentage Rate under §128(a)(4) of the Truth in Lending Act, as disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed: __13.90____%.

--- And/Or ---

(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor: _______%. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:

Form 240A/B	ALT -	Reaffirmation	Agreement	(Cont.)
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\$ @	%;
\$ (a)	%;
\$ <u>`</u>	%.

c. If the underlying debt transaction was disclosed as a variable rate transaction on the most recent disclosure given under the Truth in Lending Act:

The interest rate on your loan may be a variable interest rate which changes from time to time, so that the annual percentage rate disclosed here may be higher or lower.

d. If the reaffirmed debt is secured by a security interest or lien, which has not been waived or determined to be void by a final order of the court, the following items or types of items of the debtor's goods or property remain subject to such security interest or lien in connection with the debt or debts being reaffirmed in the reaffirmation agreement described in Part B.

Item or Type of Item

Original Purchase Price or Original Amount of Loan

3

2004 Chevy Silverado

\$11,148.59

VIN 2GCEC13T341373794

<u>Optional</u>---At the election of the creditor, a repayment schedule using one or a combination of the following may be provided:

Repayment Schedule:

Your payment schedule will be: in the amount of \$_398.00 each, payable monthly on the __15th ___ (day) of each ___ month (week, month, etc.), unless altered later by mutual agreement in writing.

2. INSTRUCTIONS AND NOTICE TO DEBTOR

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.
- 7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

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5

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (or canceled).

Frequently Asked Ouestions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about your reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of your reaffirming a debt when the hearing on the reaffirmation agreement is held.

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PART B: REAFFIRMATION AGREEMENT.

I (we) agree to reaffirm the debts arising under the credit agreement described below.

- 1. Brief description of credit agreement:
- 2. Description of any changes to the credit agreement made as part of this reaffirmation agreement:

SIGNATURE(S):

CORPS OF ENGINEERS FCG
(Printed Name of Creditor) # 280/
(Printed Name of Creditor) # 2801 Fr Worth TX 76102 0630 (Address of Creditor)
A JINI & CHILLOSAN
(Signature)
Douglas E. Lattanzio, Attorney for Creditor
(Printed Name and Title of Individual
Signing for Creditor)
Date of creditor acceptance:
1/24/13

7

PART C: CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY).

[To be filed only if the attorney represented the debtor during the course of negotiating this agreement.]

I hereby certify that (1) this agreement represents a fully informed and voluntary agreement by the debtor; (2) this agreement does not impose an undue hardship on the debtor or any dependent of the debtor; and (3) I have fully advised the debtor of the legal effect and consequences of this agreement and any default under this agreement.

☐ [Check box, if applicable and the creditor is not a Credit Union.] A presumption of undue hardship has been established with respect to this agreement. In my opinion, however, the debtor is able to make the required payment.

Printed Name of Debtor's Attorney:

Signature of Debtor's Attorney:

Date: ________

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PART E: MOTION FOR COURT APPROVAL

[To be completed and filed only if the debtor is not represented by an attorney during the course of negotiating this agreement.]

MOTION FOR COURT APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debtor(s), affirm the following to be true and correct:

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of this reaffirmation agreement, and because (provide any additional relevant reasons the court should consider):

Therefore, I ask the court for an order approving this reaffirmation agreement under the following provisions (check all applicable boxes):

□ 11 U.S.C. § 524(c)(6) (debtor is not represented by an attorney during the course of the negotiation of the reaffirmation agreement)

☐ 11 U.S.C. § 524(m) (presumption of undue hardship has arisen because monthly expenses exceed monthly income)

Signed:

(Debtor)

(Joint Debtor, if any)

Date:

7-3-2013

CORPS OF ENGINEERS
FEDERAL CREDIT UNION
P.O. Box 17830 - Ft.Worth, TX 76102
(317) 332-8611 - Toll-free (800) 531-3414



LOAN AND SECURITY AGREEMENTS AND DISCLOSURE STATEMENT

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Jun 6 2013 04:18pm P014/017

Credit Union Corps of Engineers Federal Credit Union

Loan No. 31

ACCL NO.

BOMOWER(S) FREDRICK A WEGENER ITEMIZATION OF THE AMOUNT FINANCED Prepaid Finance Charge Amount Paid on Your Account N/A Amount Given to You Directly Amounts Paid to Others on Your Behalf: (If an amount is marked with an asterisk (*) we will be retaining a portion of the amount.)

\$ \$11,146.59 To AMERI CREDIT*** Itemization of Amount Financed of \$.00 Ta To 5 \$.00 To Ϋ́o \$ Τσ To Τç To

In this Loan Agreement ("Agreement") all references to "Credit Union," "we," "our," or "us," mean the Credit Union whose name appears above and anyone to whom the Credit Union assigns or transfers this Agreement. All references to "you," or "your" mean each person who signs this Agreement as a borrower.

1. PROMISE TO PAY - You promise to pay \$ \$11.748.59 to the Credit Union plus interest on the unpaid belance until what you owe has been repaid. For fixed rate loans the interest rate is 13,9000 % per year.

You agree to pay all coats of collecting the amount you ove under this hareament, including court costs and Collection Costs: resouphle attorney fees.

2. PAYMENTS - You promise to make payments of the smount and at the time shown in the Truth in Lending you prepay any part of what you owe, you are still required to make the regularly scheduled payments, unless we have to make the regularly scheduled payments, unless we have an agreed to a change in the payment schedule. Because this castly as scheduled, your final payment may be more or exactly as scheduled, your final payment that is disclosed. It is still not not payments of the final payment that is disclosed. If you elect credit insurance, we will either include the first that the amount of the final payment that is disclosed. If the term is extended, you will be required to make payments of the scheduled amount, until what you owe has been paid. You promise to make all payments to the place we choose. If this loan refinances another loan we have with you, the other loan will be canceled and we have with you, the other loan will be canceled and refinanced as of the date of this loan. Unless otherwise required by law, payments will be applied to amounts owed in the mamer we choose. If this loan will be applied to amounts owed in the mamer we choose. If the proceeds of this loan are mailed to you, interest on this loan begins on the date at the loan proceeds are mailed to you.

4. SECURITY FOR LOAN - his Agreement is secured by all property described in the "Security" section of the Truth in Lending Disclosure. Property securing other loans you have with us also secures this loan, unless the property is a dwelling A dwelling secures this loan only if it is described in the "Security" section of the Truth in Lending Disclosure with us also secures this loan only if it is described in the Security section of the Truth in Lending Disclosure with us a statutory lien against your shares and dividends, and joint accounts you have with us a statutory lien and loan and joint accounts you have with us to satisfy any outstanding financial obliquation that is due and payable to us. We may exercise our right to enforce

5. DEFAULT - You will be in default under this Agreement if you do not make a payment of the amount required on or before the date it is due. You will be in default if you break any promise you made in connection with this loan or if anyone is in default under any security agreement made in connection with this Agreement. You will be in default if you die, like for bankruptcy, become insolvent (that is, unable to pay your bills and loans as they become due), or if you made you will also be in default if something happens that we you will also be in default if something happens that we believe may seriously affect your ability to repay what you owe under this Agreement or if you are in default under any other loan agreement you have with us.

6. ACTIONS AFTER DEFAULT when you are in default, we may demand immediate payment of the entire unpaid balance under this Agreement. You waive any right you have to receive demand for payment, notice of intent to demand immediate payment. If we demand immediate payment, you will also apply against what you owe has been repaid. We will also apply against what you owe has been repaid. We may also exercise any other rights given by law when you are in default.

7. EACH PERSON RESPONSIBLE - Each person who signs exercise any other rights getter and person who signs of this Agreement will be individually and jointly responsible for paying the entire amount owed under this Agreement. This means we can enforce our rights against any one of you individually or against all of you together.

8. LATE CHARGE - If you are late in making a payment, you promise to pay the late charge shown in the Truth in Lending Disclosure. If no late charge is shown, you will not be charged one. charged one. Charged one. Support of the control of representatives.

10. CONTINUED EFFECTIVENESS - If any part of this Agreement is determined by a court to be unenforceable, the Agreement is determined by a court to be unemorceable, the rest will remain in effect.

11. NOTICES - Notices will be sent to you at the most recent address you have given us in writing. Notice to any one of you will be notice to all.

12. USE OF ACCOUNT - You promise to use your account for consumer (personal, family or household) purposes unless the credit union gives you written permission to us the account also for agricultural or commercial purposes, c to purchase real estate. to purchase real estate.
13. OTHER PROVISIONS -

Jun 6 2013 04:18pm P015/017

Credit Union Corps of Engineers Faderal Credit Union

BOHOWER(S) PREDRICK A WEGENER

Loan No. 21

Acct. No.

SECURITY AGREEMENT

In this Agreement all references to "credit union," "we, "our" or "us" meen the credit union whose neme appears on this document is and anyone to whom the credit union assigns or transfers this is and anyone to whom the credit union assigns or transfers this is and anyone to whom the credit union assigns or transfers this is Agreement. All references to the "Loan Agreement that is part of this document. All references to the Loan Agreement that is part of this document. All references to the Loan and person who signs this Agreement.

"you" or "your" mean any person who signs this Agreement.

"you" or "your" mean any person who signs this Agreement.

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"THE SECURITY FOR THE LOAN - You give us what is known as a security interest in the property. The security interest you give includes document ("the Property"). The security interest you give includes document ("the Property now or in the future. The security interest installed in the Property now or in the future. The security interest installed in the Property or from includes any replacements for the Property which you buy also includes any replacements for the Property which you buy a refinancings of the Loan and any extensions, renewals or refinancings of the Property or from insurance you have on the Property. If the value of the Property declines, you promise to give us more property as security interest secures the Loan and any extensions. Tenewals or refinancings of the Loan. If the Property is extensions, renewals or refinancings of the Loan. If the Property is extensions, renewals or refinancings of the Loan. If the Property is not a dwelling, the security interest secures the Loan and any other loans, including any credit card loan, you have now or receive in the future. Except any loan secured by your principal residence. If in the future, except any loan secured by your principal residence, the Commission Credit Practices Rule or your principal residence, the Commission Credit Practices Rule o

Property will secure only this Loan and not other loans or amounts you owe us:

3. OWNERSHIP OF THE PROPERTY. You promise that you own the Property or, if this Loan is to buy the Property, you promise you will use the Loan proceeds for that purpose. You promise that no one else has any interest in or claim against the Property that you have not already told us about. You promise not to sell or lease the Property or to use it as security for a loan with another creditor until the Loan is repaid. You promise you will allow no other security interest or lien to attach to the Property either by your actions or by operation of law.

the Loan is repaid. You promise you will allow no other security interest or lien to attach to the Property either by your actions or by operation of law.

4. PROTECTING THE SECURITY INTERESY - If your state issues a 4. PROTECTING the SECURITY INTERESY - If your state issues a 4. PROTECTING the SECURITY INTERESY - If your state issues a 4. PROTECTING the Property, you promise to have our security interest itle for the Property, you promise to have our security interest from the claims of others, statement to protect our security interest from the claims of others, our interest on your behalf), if you irrevocably authorize us to execute (on your behalf), if applicable, and file one or more financing, continuation or amendment statements pursuant to the Uniform Commercial Code amendment statements pursuant to the Uniform Commercial Code (UCC) in form satisfactory to us. You promise to do whatever also we think is necessary to protect our security interest in the Property. You also promise to pay all costs, including but not limited to any attorney fees, we incur in protecting our security interest and rights in the Property to the extent permitted by applicable law.

5. USE OF PROPERTY - Until the Loan has been paid off, you promise you will: (1) Use the Property carefully and keep it in good repair. (2) Obtain our written permission before making major changes to the Property or changing the address where the Property is kept. (3) Inform us in writing before changing your address. (4) Allow us to inspect the Property. (5) Promptly notify us if the Property is demaged, stolen or abused. (6) Not use the Property for any unlawful purpose. (7) Not reticle Property in snother state without telling us.

6. PROPERTY INSURANCE, TAXES AND FEES - You promise to pay all taxes and fees flike registration foothers.

without telling us.

6. PROPERTY INSURANCE, TAXES AND FEES. You promise to pay 6. PROPERTY INSURANCE, TAXES AND FEES. You promise to pay 6. PROPERTY INSURANCE, TAXES AND FEES. You promise to pay 6. PROPERTY INSURANCE, TAXES AND FEES. You promise to pay 6. PROPERTY insured against loss and damage. The amount and coverage of the property insurence must be acceptable to us. You may provide the property insurence must be acceptable to us. You may provide the property insurence through a policy you already have, or through a policy you get and pay for. You promise to make the insurance policy payable to us and to deliver the policy or proof of coverage to us if asked to do so.

If you cancel your insurance and get a refund, we have a right to the refund. If the Property is lost or demaged, we can use the insurance settlement to repair the Property or apply it towards what you owe. You authorize us to endorse any draft or check which may be payable to you in order for us to collect any refund or benefits due under your insurance policy.

If you do not pay the taxes or feas on the Property when due or keep it insured, we may pay these obligations, but we are not required to do so. Any money we spend for taxes, fees or insurance will be added to the unpaid balance of the Loan and you will pay interest on those amounts at the same rate you agreed to pay on the Loan. We may receive payments in connection with the insurance from a company which provides the insurence. We may monitor our loans for the purpose of determining whether you and other borrowers have complied with the insurance requirements of our loan agreements or may engage others to do so. The insurance charge added to the Loan may include (1) the insurance company's

AGREEMENT

payments to us and (2) the cost of determining compliance with the insurance requirements. If we add amounts for taxes, fees or insurance to the unpaid balance of the Loan, we may increase your insurance to the unpaid balance of the Loan, we may increase your or term of the Loan.

7. INSURANCE NOTICE - If you do not purchase the required property insurance, the Insurance we may purchase and charge you so property insurance, the Insurance we may purchase and charge you so from will cover only our interest in the Property. The premium for this given us the right to purchase insurance after uninsured collateral is given us the right to purchase insurance after uninsured collateral is given us the right to purchase insurance after uninsured collateral is given us the right to purchase insurance after uninsured collateral is given us the right to perform any obligation you have under this make or fail to perform any obligation you have under this make or fail to perform any obligation you have under this make or fail to perform any obligation you have under this as security is repressed by someone else, seized under a security is repressed by someone else, seized under a security is repressed by someone else, seized under a forfeture or similar lew, or if anything else happens that interest in it. You will also be in default if any property or our security significantly affects the value of the property or our security. Loan is in default.

Loan is in default.

9. WHAT HAPPENS IF YOU ARE IN DEFAULT - When you are in bance of the Loan without giving you advance notice and take belance of the Loan without giving you advance notice and take to bance of the Loan without giving you devance notice and take to take possession of the Property. You agree that we may obtain a key or its a motor vehicle or boat, you agree that we may obtain a key or its a motor vehicle or boat, you agree that we may obtain a key or that is attached to the Property. We will try to return that property that is attached to the Property

law or awarded under the Bankruptcy Code.
If you have agreed to pay the Loan, you must pay any amount that if you have agreed to pay the Loan, you must pay any amount that remains unpeid after the sale money has been applied to the unpaid belance of the Loan and to what you owe under this Agreement. You agree to pay interest on that amount at the same rate as the Loan until that amount has been paid.

To DELAY IN ENFORCING RIGHTS AND CHANGES IN THE LOAN—We can delay enforcing any of our rights under this Agreement any number of times without losing the ability to exercise our rights later. We can enforce this Agreement against your heirs or legal representatives. If we change the terms of the Loan, you agree that this Agreement will remain in effect.

To Onlinued EffectiveNESS—If any part of this Agreement is determined by a court to be unenforceable, the rest will remain in effect.

effect.

12. NORTH DAKOTA NOTICE TO BORROWERS PURCHASING A

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MOTOR VEHICLE - THE MOTOR VEHICLE IN THIS TRANSACTION

MAY BE SUBJECT TO REPOSSESSION. IF IT IS REPOSSESSED

MAY BE SUBJECT TO REPOSSESSION. IF IT IS REPOSSESSED

AND SOLD TO SOMEONE ELSE, AND ALL AMOUNTS DUE TO THE

SECURED PARTY ARE NOT RECEIVED IN THAT SALE, YOU MAY

HAVE TO PAY THE DIFFERENCE.

13. NOTICE FOR ARIZONA OWNERS OF PROPERTY - It is unlawful for you to fail to return a motor vehicle that is subject to a security interest, within thirty days after you have received notice of default. The notice will be mailed to the address you gave us. It is your responsibility to notify us if your address changes. The maximum penalty for unlawful failure to return a motor vehicle is one year in prison and/or a fine of \$150,000.00.

CITING Following notice applies ONLY when the box at left is marked, 14. NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUIT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL, NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

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	ACCEPT TITLE SHOWING ERASURE ALTER	TION OR MUTILATION	